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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/798,056	03/11/2004	Junzo Tokunaka	450100-04964	4967
7590 03/20/2008 William S. Frommer, Esq. FROMMER LAWRENCE & HAUG LLP 745 Fifth Avenue			EXAMINER	
			TAKELE, MESEKER	
New York, NY 10151			ART UNIT	PAPER NUMBER
			MAIL DATE	DELIVERY MODE
			03/20/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	-
	10/798,056	TOKUNAKA, JUNZO	
Office Action Summary	Examiner	Art Unit	
	MESEKER TAKELE	2174	
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet w	th the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory peri - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the ma earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI 1.136(a). In no event, however, may a iod will apply and will expire SIX (6) MON itute, cause the application to become Al	CATION. reply be timely filed ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on 29 This action is FINAL . 2b) ☑ T Since this application is in condition for allow closed in accordance with the practice under	his action is non-final. wance except for formal mat	·	
Disposition of Claims			
4) ☐ Claim(s) 1-18 is/are pending in the application 4a) Of the above claim(s) is/are with description 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-18 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and description are description and description are description and description and description a	Irawn from consideration.		
Application Papers			
9) The specification is objected to by the Exam 10) The drawing(s) filed on is/are: a) a Applicant may not request that any objection to t Replacement drawing sheet(s) including the corr 11) The oath or declaration is objected to by the	nccepted or b) objected to he drawing(s) be held in abeyal rection is required if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for forei a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the p application from the International Bure * See the attached detailed Office action for a l	ents have been received. ents have been received in A riority documents have been eau (PCT Rule 17.2(a)).	pplication No received in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(Summary (PTO-413) s)/Mail Date nformal Patent Application 	

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DETAILED ACTION

1. This communication is responsive to the Amendment filed 02/29/2008.

2. Claims 1-18 are pending in this application. Claims 1, 8 and 12 are independent claims.

In the instant Amendment, claims 1, 8 and 12 were amended. This action is made Non-Final.

3. The text of those sections of Title 35, U.S. Code not included in this action can be found

in a prior Office action.

Claim Rejections - 35 USC § 103

4. Claims 1, 3-4, 7-8, 10-12, 14-15 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fuller et al. ("Fuller" US Patent No.: 6,833,865) in view of Harper et al. ("Harper", US Patent No.: 6,476,817).

As to claim 1, Fuller discloses An information processing apparatus for handling a storage medium storing content data and metadata associated therewith (col., 2 lines, 52-67), comprising:

an extracting section for extracting, from said metadata stored on said storage medium (abstract, col., 2 lines, 52-67 and claim 32), and for generating a metadata extraction window (col., 3 lines, 45-67),

wherein the extraction section performs automatic extraction in accordance with a preset extraction condition (col., 2 lines, 52-67) and manual extraction in accordance with a selective instruction (col., 4 lines, 1-20); and

wherein the information display unit displays user-selectable metadata in the metadata extraction window (col., 4 lines, 30-45 and claim 20).

However Fuller does not explicitly disclose (a) said storage medium being provided with on a surface thereof an information display area (b) display data to be displayed in said information display area (c) an information display unit for displaying the extracted display data and the metadata extraction window onto said information display area.

Harper, from the same field of endeavor discloses (a) said storage medium being provided with on a surface thereof an information display area (col., 2 line 62-64 and Figure 4) (b) display data to be displayed in said information display area (col., 2 line 62-64 and Figure 4) (c) an information display unit for displaying the extracted display data and the metadata extraction window onto said information display area (col., 2 line 62-64 and Figure 4).

It would have been obvious to one of ordinary skill in the art to modify Fuller's teaching with the teaching of Harper, because Harper's device eliminates the need of the display driver within the storage medium.

As to claim 3, Harper discloses wherein said information display area is exchangeable with another information display area. Yamaguchi from the same field of endeavor disclose

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wherein said information display area is exchangeable with another information display area (Figures 1 and 4).

As to claim 4, Harper discloses wherein said information display area is constituted by a rewrite sheet (col., 4 line, 50).

As to claim 7, Harper discloses wherein said content data include at least video content data and said information display unit displays, in said information display area, thumbnail image data extracted from said video content data on the basis of said metadata (col., 5 lines, 30-55).

Claims 8 and 12 are similar in scope to claim 1 respectively, and are therefore rejected under similar rationale.

Claims 10 and 14 are similar in scope to claim 3 respectively, and are therefore rejected under similar rationale.

Claims 11 and 15 are similar in scope to claim 4 respectively, and are therefore rejected under similar rationale.

Claim 18 is similar in scope to claim 7 respectively, and is therefore rejected under similar rationale.

5. Claims 2, 5-6, 9, 13, 16 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fuller et al. ("Fuller" US Patent No.: 6,833,865) in view of Harper et al. ("Harper", US Patent No.: 6,476,817) in further in view of Bloch et al. ("Bloch" Us Patent No.: 5,754,102).

As to claim 2, Fuller and Harper do not disclose wherein said information display area is rewritable.

However Bloch from the same field of endeavor discloses wherein said information display area is rewritable (such as , "electric paper" system is that such a display can be rewritten upon essentially limitlessly, col., 4 line, 50).

It would have been obvious to one of ordinary skill in the art to modify Fuller and Harper's teaching with the teaching of Bloch.

The motivation to combine will provide for adding/deleting data to/from the storage media as desired.

As to claim 5, Bloch discloses, wherein said information display unit displays, in said information display area, said display data by coding at least a part thereof (col., 2 lines, 5-7).

As to claim 6, Bloch discloses a metadata editing section for editing said metadata in accordance with a processing result of said content data, wherein said extracting section extracts said display data also from the edited metadata (col., 3 lines, 23-36).

Claims 9 and 13 are similar in scope to claim 2 respectively, and are therefore rejected under similar rationale.

Claim 16 is similar in scope to claim 5 respectively, and is therefore rejected under similar rationale.

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Claim 17 is similar in scope to claim 6 respectively, and is therefore rejected under similar rationale.

Response to Arguments

6. Applicant's arguments with respect to the amended claims have been considered but are moot in view of the new ground(s) of rejection.

Inquiry

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **MESEKER TAKELE** whose telephone number is (571)270-1653. The examiner can normally be reached on Monday - Friday 7:30AM- 5:00PM est.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **David Wiley** can be reached on (571) 272-3923. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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/M. T./ Examiner, Art Unit 2174

/David A Wiley/ Supervisory Patent Examiner, Art Unit 2174